

Page 1 of 15 PLAINTIFF'S EXHIBIT PROPRESSION OF PORTUNITY

PURCHASE AND SALE CONTRACT

This Is A Legally Binding Contract. If Not Understood, Legal, Tax Or Other Counsel Should Be Consulted Before Signing.

17	Purchaser's Full Name	Mailing Address	Telephone # / Fax # / E-Mail Address
Jea	nne M. Quagliano	96 Wayside Drive, White Plains, NY 10607	914-263-
Ste	even D. Quagliano		0120/NA/Jeanne.quagliano@gmi 914-329-
			4628/NA/quagliano@veriZon.ne
	Seller's Full Name	Mailing Address	Telephone # / Fax # / E-Mail Address
Do	nald Sinex		E-man Address
	•		
1.	Purchase and Sale Contract: This Purchase and Donald Sinex	d Sale Contract (Contract) is made by and between:	(0-11-2) = 1
	Jeanne M. Quagliano and Steven D. Quagliano		(Seller) and(Purchaser).
	Purchaser agrees to purchase and Seller agrees to	sell the Property described herein at the price and on the	terms and conditions stated in this Contract.
2.	Total Purchase Price: one million three hundre	d thousand	U.S. Dollars (\$1,300,000.00
3.	or postpone Purchaser's obligation to make any re Purchaser's Attorney Client Trust Account	(U.S. Dollars) as evidenced by Personal ch (U.S. Dollars) is due within 0 in writing, the pendency of any contingencies or special equired additional Contract Deposit. All Contract Deposit rchaser withdraws any pending offer prior to Seller's ac o Purchaser.	calendar days after the Contract Dat al conditions in this Contract does not suspen sits shall be held by: ("Escrow Agent") If no binding
4.	Description of Real Property: For purposes of t	his Contract, the Property is described as follows:	
	A. Property Address: 9 Abbey Ln, 4	Rutland	; and/or
	Street B. Seller's Deed recorded in Volume 64	City/Town at Page(s)239-242 of the Rutland Town	Land Records; and/o
	C. Parcel ID Number: (171) 00130-0009 D. SPAN Number: 543-171-11807	; and/or	
	D. SPAN Number: 543-171-11807 E. The Property is further described as:		
	Main two story dwelling ,entertainment barn, 3 c	ar detached garage, several outbuildings and inground	pool located on 10.37 acres.
	NOTE: Not every Property Description choice is by the omission of one or more of the above choice is	required in order to form this Contract. The validity an ices, provided at least one choice is filled in. The deed	d enforceability of this Contract is not affected delivered by Seller at Closing will govern the
	legal description of the real property to be convey	ed under this Contract.	, a constant of the second of
5.	Closing: Closing and transfer of title shall occumay occur earlier if Seller and Purchaser agree in	r on <u>or before 07/31/2021</u> writing. Neither party shall be obligated to extend th	at a mutually agreed time and place. Closin e date set for Closing.
Sell	er's Initials	Purchaser's Initials	NQ 5702

6.	Financing Contingency: Purchaser's obligation to close under this Contract is is is not subject to a financing contingency that Purchaser obtain mortgage financing in the amount of% of the purchase price for a term ofyears at an interest rate not higher than% fixed for the term of the loan or % variable on the date of closing with not more than points to be paid at Closing. Purchaser agrees to act diligently to obtain such financing and shall, within calendar days after this Contract is executed by Seller and Purchaser and notice thereof is provided to Purchaser in the manner required by Section 29, submit a complete and accurate application for first mortgage financing to at least one mortgage lender or mortgage broker currently providing or placing such loans requesting first mortgage financing in the amount and on the terms set forth above. If Purchaser fails to timely submit such an application, this financing contingency is waived by Purchaser. If, despite best efforts, Purchaser is denied financing by, or is unable to obtain financing approval from, the mortgage lender upon the terms set forth above, on or before, Purchaser (but not Seller) shall have the right to TERMINATE this Contract, provided Purchaser gives Seller written notification thereof, together with a copy of the lender's denial letter or letter from the lender explaining the reasons for Purchaser's inability to obtain such financing, within four (4) calendar days after the above date in the manner required by Section 29. If Purchaser fails to do so, Purchaser's right to terminate this Contract on account of the Financing Contingency is waived.
	Purchaser understands that strict adherence to all timelines and other requirements of any Lender, including Purchaser's "Notice of Intent to Proceed with Loan" is critical to satisfy this Financing Contingency. Any failure to do so may adversely affect Purchaser's rights and obligations under this Contract.
	In the event Purchaser terminates this Contract in accordance with the provisions of this Section, all Contract Deposits shall be forthwith returned to Purchaser, the Contract shall be terminated and shall be of no further force and effect. In such case, Seller and Purchaser agree to execute and deliver to Escrow Agent an authorization for delivery of all Contract Deposits to Purchaser. If Purchaser's obligation to close <u>IS</u> subject to a financing contingency, Purchaser provides the following information:
	A. Purchaser has has not consulted with a mortgage lender or mortgage broker about mortgage financing as of the date of Purchaser's offer. B. Purchaser has obtained a mortgage lender's pre-approval or pre-qualification letter. Yes No. If Purchaser's obligation to close IS NOT subject to a financing contingency, Purchaser represents to Seller that Purchaser has sufficient cash or liquid assets to close on the purchase of the Property.
7.	Lead-Based Paint: Based upon representations made by Seller and Purchaser's own investigation and information, it is agreed that the Property ☐ is ☐ is not pre-1978 residential real estate and therefore ☐ is ☑ is not subject to Federal (EPA/HUD), State and, if applicable, Municipal Lead-Based Paint Regulations. If the Property is pre-1978 residential real estate, the parties must execute a Lead-Based Paint Addendum with required disclosures, which shall become part of this Contract. Lead-Based Paint Addendum And Disclosures attached. ☐ Yes ☑ No.
8.	Property Inspection Contingency: Purchaser's obligation to close under this Contract is subject to a property inspection contingency. If this Contract is subject to a property inspection contingency, the parties must execute a Property Inspection Contingency Addendum which shall become part of this Contract.
9.	Addendum/Supplemental Conditions to Contract: Additional terms to Contract are set forth in the Addendum (or Addenda) or Supplemental Conditions signed by Seller and Purchaser. ✓ Yes ☐ No.
10.	Special Conditions:
11.	Condominium/Common Interest Community: If the Property is a condominium unit, part of a common interest community, planned community, planned unit development (PUD) or other property subject to the Vermont Common Interest Ownership Act, a Common Interest Ownership Addendum is required. Common Interest Ownership Addendum attached. Yes No.
Selle	er's Initials Purchaser's Initials

- 12. State and Local Permits: The parties acknowledge that certain state and local permits may govern the use of the Property. To the best of Seller's knowledge, the Property is in compliance with any existing permits. Further, Seller has not received notice of violation(s) of any State or Local permit that has not been cured or resolved, unless otherwise disclosed in writing.
- 13. Limitation of Liability: Seller and Purchaser agree that the real estate broker(s) identified in Section 31 have provided both Seller and Purchaser with benefits, services, assistance and value in bringing about this Contract. In consideration thereof, and in recognition of the relative risks, rewards, compensation and benefits arising from this transaction to the real estate broker(s), Seller and Purchaser each agree that no broker, or any of its agents, associates or affiliates, shall, in any event, be liable to either Purchaser, Seller or both, either individually or jointly and severally, in an aggregate amount in excess of the compensation paid to such broker on account of this transaction or \$5,000, whichever is greater, by reason of any act or omission, including negligence, misrepresentation, error or omission, or breach of any undertaking whatsoever, except for an intentional or willful act. This limitation shall apply regardless of the cause of action or legal theory asserted against the real estate broker(s) unless the claim is for an intentional or willful act. This limitation of liability shall apply to all claims, losses, costs, damages or claimed expenses of any nature whatsoever from any cause or causes, except intentional or willful acts, so that the total aggregate liability of any real estate broker identified in Section 31 hereof shall not exceed the amount set forth herein. Seller and Purchaser each agree that there is valid and sufficient consideration for this limitation of liability and that the real estate broker(s) are the intended third-party beneficiaries of this provision.
- 14. Possession: Possession and occupancy of the premises, together with all keys/access devices or codes to the premises and any property or fixtures that are part of the sale, shall be given to Purchaser at Closing unless otherwise agreed in writing. Seller shall leave the premises broom clean, free from all occupants, and shall remove all personal property not being sold hereunder, together with the personal property of all occupants. Seller agrees to permit Purchaser to inspect the premises within 24 hours prior to the date set for Closing to ensure compliance with this provision.
- 15. Payment of Purchase Price: Payment of the Purchase Price is due at Closing and shall be adjusted for any Contract Deposits held by Escrow Agent to be disbursed at Closing, taxes or tax withholding applicable to Seller as described in Sections 17 and 18 of this Contract, or as required by other applicable law, Closing Adjustments under Section 26 of this Contract, compensation due to Seller's real estate broker, and any other items agreed to in writing by Seller and Purchaser. The purchase price, after adjustments are made, shall be paid to Seller in cash, by wire transfer, electronic transfer, certified, treasurer's or bank teller's check, check drawn on the trust or escrow account of a real estate broker licensed in the State of Vermont, or, check drawn on the trust or escrow account of an attorney licensed in the State of Vermont, or any combination of the foregoing. Seller and Purchaser agree that, prior to Closing, upon request, the brokers named in Section 29 of this Contract shall be provided with a copy of the proposed TILA-RESPA Closing Disclosure (CD) pages 2 and 3 (Closing Cost Details and Summaries of Transactions) and, at Closing, upon request, said brokers shall be provided a copy of the final CD(s) signed by Seller and Purchaser. In the event Seller requests funds by wire transfer or by certified, treasurer's or bank teller's check, Seller shall provide notice thereof to the attorney or settlement agent closing the transaction within a reasonable time prior to the date scheduled for Closing. All fees or charges incurred to enable funds to be paid to Seller by wire transfer, certified, treasurer's or bank teller's check shall be paid for at Closing by Seller. Unless otherwise agreed to in writing, or as directed by the attorney or settlement agent closing the transaction, all Contract Deposits held by Escrow Agent shall be paid directly to Seller at Closing and credited toward the total proceeds to be paid to Seller at Closing. In the event the attorney or settlement agent closing the transaction requests Escrow Agent to deliver the Contract Deposits prior to the date set for Closing, Seller and Purchaser hereby authorize Escrow Agent to do so, provided the Contract Deposit funds are made payable to the closing attorney or settlement agent's trust or escrow account and Escrow Agent reasonably believes the Closing shall occur as scheduled.
- 16. Deed: Unless otherwise agreed to in writing, Seller shall deliver to Purchaser at Closing a Vermont warranty deed, prepared and paid for by Seller, conveying marketable title to the Property as defined by Vermont law.
- 17. Property Transfer Tax/Land Gains Tax/Act 250 Disclosure Statement: Purchaser shall pay any Vermont Property Transfer Tax due on account of the sale of the Property. If any Vermont Land Gains Tax is due as a result of the sale of the Property, the Seller shall pay such tax as may be due, except as otherwise provided by law or by addendum to this Contract. At or prior to closing, Seller shall provide Purchaser with satisfactory proof either that there is no such tax due or that the tax has been paid in full, or shall provide a certificate from the Vermont Department of Taxes specifying the amount of any tax that may be due as a result of the sale. In the event Seller is required to provide Purchaser with an Act 250 Disclosure Statement and fails to provide such a statement or provides the statement in an untimely manner, Purchaser's closing on this transaction and acceptance of Seller's deed shall constitute a waiver and release of Purchaser's right to declare this Contract unenforceable, to rescind this transaction or to pursue Seller for damages arising out of the failure to provide an Act 250 Disclosure Statement.
- 18. Income Tax Withholding Requirements if Seller is a Nonresident of Vermont and/or Subject to Tax Under the U.S. Foreign Investment in Real Property Tax Act: If Seller is a nonresident of Vermont, unless a withholding certificate is issued by the Vermont Commissioner of Taxes in advance of the closing, Purchaser shall withhold 2.5 percent of the total purchase price and file a withholding tax return with the Vermont Department of Taxes. In addition, if the sale of the Property subjects Seller to the payment of federal tax under the Foreign Investment in Real Property Tax Act (FIRPTA), unless a withholding certificate is issued by the Internal Revenue Service, Purchaser shall withhold 15 percent of the total purchase price (35% for foreign corporations) and file a withholding tax return with the Internal Revenue Service. If Purchaser fails to withhold such taxes when required to do so, Purchaser may be liable to the respective taxing authorities for the amount of such tax. Purchaser shall have the right to reasonably request evidence

Seller's Initials



Purchaser's Initials







Case 5:22-cv-00004-gwc Document 1-1 Filed 01/04/22 Page 4 of 15 that Seller is exempt from payment of either tax in the form of a certificate of residence or non-foreign status. In the event Purchaser is determined to be liable for the payment of either tax, Seller shall indemnify and hold Purchaser harmless from all such liability together with any interest, penalties and reasonable expenses, including attorney's fees, incurred by Purchaser.

- 19. Purchaser's Examination of Title: Purchaser, at his or her sole cost and expense, shall cause the title to the Property to be examined and shall notify Seller in writing, prior to the date set for Closing, of the existence of any encumbrances or defects which are not excepted in this Contract which render title unmarketable as defined by Vermont law. In such event, Seller shall have thirty (30) calendar days from the time Seller receives such notice to remove the specified encumbrances or defects. Promptly following receipt of such notice, Seller shall exercise reasonable efforts and diligence to remove or cure the specified encumbrances or defects. If, at the expiration of thirty (30) calendar days from the receipt of such notice, or on the date set
 - for Closing, whichever is later, Seller is unable to convey marketable title free and clear of such encumbrances or defects, Purchaser may terminate this Contract, and, if so, shall receive all Contract Deposits and, in addition, may pursue all legal and equitable remedies provided by law, including any damages incurred after the thirty (30) day period referred to above.
- 20. Default: If Purchaser fails to close as provided herein, or is otherwise in default, Seller may terminate this Contract by written notice as provided in Section 29 and claim all Contract Deposit(s) as liquidated damages, or may elect to pursue all legal and equitable remedies provided by law. In the event of Purchaser's default, Seller's damages may be difficult to initially evaluate due to future events that cannot be predicted. The Contract Deposit(s) is agreed to be a reasonable estimate of at least some of Seller's damages resulting from Purchaser's default. Seller's right to claim the Contract Deposit(s) is not intended to be a penalty for Purchaser's default nor an incentive for Purchaser to perform its obligations under this Contract. If Seller fails to close, or is otherwise in default, Purchaser may terminate this Contract by written notice as provided in Section 29 and claim all Contract Deposit(s) as liquidated damages or subject to the provisions of Section 19 relating to the thirty (30) calendar day cure period for title encumbrances or defects, elect to pursue all legal and equitable remedies provided by law. In the event legal action is instituted arising out of a breach of this Contract, for payment or return of the Contract Deposit(s) or to obtain any available legal or equitably remedy, the substantially prevailing party shall be entitled to reasonable attorney's fees and court costs.
- 21. Contract Deposits: At Closing and transfer of title, Escrow Agent shall disburse all Contract Deposits. In the event Purchaser terminates this Contract under the specific provisions hereof entitling Purchaser to terminate, upon written demand, Escrow Agent shall refund all Contract Deposits to Purchaser in accordance with laws and regulations applicable to Escrow Agent. In the event either Seller or Purchaser does not perform and fails to close on the terms specified herein, this shall constitute a default. In the event of a default undisputed by Seller and Purchaser, upon written demand, Escrow Agent shall pay all Contract Deposits to the non-defaulting party in accordance with laws and regulations applicable to Escrow Agent. In such case, Seller and Purchaser agree to execute and deliver to Escrow Agent an Authorization for Delivery of All Contract Deposits to the party entitled to such Deposits. In the event Seller or Purchaser provides written notice to the other party of a claimed default and demands delivery of all Contract Deposits on account of such claimed default, if the party to whom such notice is sent disagrees, that party shall provide notice to the party demanding all Contract Deposits and to the Escrow Agent named in Section 3 of this Contract that it demands to mediate the dispute under Section 23 of this Contract. If such demand to mediate is not sent within twenty-one (21) calendar days from the date written notice of a claimed default was sent, the failure to send such demand to mediate shall constitute authorization and permission under this Contract for Escrow Agent to pay all Contract Deposits to the party claiming default and demanding the Contract Deposits without further notice, documentation or authorization from either Seller or Purchaser. Payment of all Contract Deposits by the Escrow Agent under such circumstances shall constitute the final resolution and disposition of all Contract Deposits. Seller and Purchaser acknowledge and agree that resolution of all Contract Deposits in this manner fully and completely satisfies all laws, regulations and obligations applicable to Escrow Agent and agree to release, discharge, hold harmless and indemnify Escrow Agent acting in good faith pursuant to this section. In the event mediation is demanded and the dispute over all Contract Deposits is resolved by mediation, Seller and Purchaser agree to instruct Escrow Agent, in writing, as to the disposition and payment of all Contract Deposits. In the event the dispute over all Contract Deposits is not resolved by mediation, Escrow Agent shall continue to hold all Contract Deposits in escrow or may, at any time, pay all Contract Deposits into court for the purpose of determining the rights of the parties to all Contract Deposits. All costs and expenses of any such action, including attorney's fees incurred by Escrow Agent, shall be borne jointly and severally by Seller and Purchaser irrespective of the amount of all Contract Deposits and irrespective of which party ultimately prevails in the dispute. In the event of a dispute concerning default or payment of all Contract Deposits by Escrow Agent, Escrow Agent shall not be personally liable to either party except for bad faith or gross neglect. In the event a claim other than for bad faith or gross neglect is asserted against Escrow Agent, the parties shall jointly and severally indemnify and hold Escrow Agent harmless from all loss or expense of any nature, including attorney's fees, arising out of the holding of all Contract Deposits irrespective of the amount of all Contract Deposits.
- 22. Terms and Conditions of Escrow Agent Holding Contract Deposits: Seller and Purchaser acknowledge that Vermont law provides that real estate brokers shall place any Contract Deposits held by them that are reasonably expected to earn less than One Hundred Dollars (\$100.00) in interest in a pooled interest-bearing trust account or escrow (IORTA) account. Interest accrued on such Contract Deposits is remitted to the Vermont Housing Finance Agency (VHFA) to be used in the Agency's single family home mortgage programs. Seller and Purchaser further acknowledge that Vermont law also provides that real estate brokers shall place any Contract Deposits held by them that are reasonably expected to earn interest more than One. Hundred Dollars (\$100.00) in interest in an individual interest-bearing account. Acknowledging the above advisements, for the convenience of the transaction, Seller and Purchaser agree that unless otherwise agreed in writing, all Contract Deposits held by Escrow Agent shall nonetheless be placed in a pooled interest-bearing IORTA account and the interest accrued thereon shall be remitted to VHFA even if the interest thereon is expected to earn more than One Hundred Dollars (\$100.00).

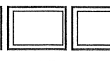
Seller's Initials



Purchaser's Initials







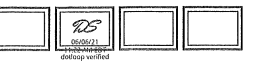
- Case 5:22-cv-00004-gwc Document 1-1 Filed 01/04/22 Page 5 of 15

 23. Mediation of Disputes: In the event of any dispute or claim arising out of or relating to this Contract, to the Property, or to the services provided to Seller or Purchaser by any real estate agent who brought about this Contract, it is agreed that such dispute or claim shall be submitted to mediation prior to the initiation of any lawsuit. The party seeking to mediate such dispute or claim shall provide notice to the other party and/or to the real estate agent(s) with whom mediation is sought and thereafter the parties and/or real estate broker(s) with whom mediation is sought shall reasonably cooperate and agree on the selection of a mediator. A party or real estate broker not involved in the dispute or claim shall not be required to participate in the mediation. The real estate agent(s) who brought about this Contract can be of assistance in providing information as to sources for obtaining the services of a mediator. Unless otherwise agreed to in writing, the parties and any real estate agent(s) involved in the mediation shall share the mediator's fee equally. Seller, Purchaser and the real estate agent(s) who brought about this Contract acknowledge and understand that, although utilizing mediation in an effort to resolve any dispute or claim is mandatory under this Contract, the function of the mediator is to assist the parties involved in the mediation in resolving such dispute or claim and not to make a binding determination or decision concerning the dispute or claim. This provision shall be in addition to, and not in replacement of, any mediation or alternative dispute resolution system required by an order or rule of court in the event the dispute results in a lawsuit. In the event a lawsuit is initiated without first resorting to mediation as required by this Section, any party or real estate agent named in Section 31 of this Contract shall be entitled to reimbursement of the reasonable cost of attorney's fees or other expenses arising out of such lawsuit until the mediation required by this Section occurs.
- 24. Fixtures and Personal Property: Insofar as any of the following items are now located on and belong to the Property, they shall be deemed to be fixtures and are included in this sale; heating, lighting and plumbing fixtures; storm windows and doors; screens and screen doors; curtain rods, window shades and blinds; shrubbery and trees; wall-to-wall carpeting, television antennae and satellite dish. NO PERSONAL PROPERTY, INCLUDING TELEVISION(S) AND TELEVISION MOUNTING BRACKET(S), IS INCLUDED IN THIS SALE UNLESS EXPRESSLY IDENTIFIED AND DESCRIBED IN THIS CONTRACT OR IN ANY SCHEDULE ATTACHED HERETO. Any personal property transferred under this Contract is sold "As Is" with no warranties of any kind, express or implied, other than the warranty of title.
- 25. Risk of Loss/Insurance: During the period between the date of this Contract and the transfer of title, risk of loss shall be on Seller. Seller shall continue to carry such fire and extended coverage insurance as is presently maintained on the buildings and improvements located on the Property. In the event any of the buildings or improvements are destroyed or damaged and are not restored to their present condition by the date set for closing, Purchaser may either accept title to the Property and receive the benefit of all insurance monies recovered on account of such damage or may terminate this Contract and be entitled to the return of all Contract Deposits as Purchaser's sole remedy.

26. Closing Adjustments:

- A. Real property taxes, municipal taxes, fees and assessments, condominium assessments, rents, utilities or similar items shall be apportioned and prorated at Closing between Seller and Purchaser, Seller shall be responsible for closing adjustments and expenses until the day before Closing. Purchaser shall be responsible for closing adjustments and expenses on and after the day of Closing.
- B. Should any tax, charge, rate or assessment be undetermined on the date of Closing, the last determined tax, charge, rate or assessment shall be used for purposes of apportionment and proration.
- C. Any payment under the Vermont Statewide Education Property Tax which reduces the real estate property tax on the Property, either for the current tax year or thereafter, shall be allocated and paid to Seller at Closing unless the Seller and Purchaser otherwise agree in writing.
- It is understood and agreed that the amount of any such payment is the property of the Seller and shall not be applied to the apportionment and proration of taxes. Purchaser is advised that the payment to be made to Seller at Closing on account of any applicable Statewide Education Property Tax may require Purchaser to have available funds at Closing that might significantly exceed funds for closing adjustments that would otherwise be
- D. Purchaser shall reimburse Seller at Closing for fuel at the Property at the current rate charged by the Seller's fuel supplier at the time of Closing, with the exception of propane which shall be handled outside of Closing by Seller and Purchaser as set forth in Title 9 V.S.A. Section 2461b, with reference to the Vermont Attorney General Consumer Protection Rule (CP) 111, Regulation of Propane.
- E. The net amount of the above adjustments shall be added to or deducted from the amount due to or owed by Seller at Closing.
- 27. Effect: This Contract is for the benefit of and is binding upon Seller and Purchaser, and their respective heirs, successors, administrators, executors and assigns. This Contract, together with any written and signed addenda thereto, contains the entire agreement by and between Seller and Purchaser and supersedes any and all prior agreements, written or oral. This Contract shall be governed by the laws of the State of Vermont.
- 28. Modification and Amendment: No change, modification, amendment, addition or deletion affecting this Contract shall be effective unless in writing and signed by Seller and Purchaser.
- 29. Written Notices/Effective Delivery: Any notice required to be in writing under this Contract (and any addenda or supplemental conditions thereto) must be signed by Seller, Purchaser, or their respective attorneys, by actual or electronic signature that complies with Federal and Vermont electronic signature laws. All such notices, other than those sent to the parties' respective attorneys, shall be effective only if sent to the address(es) (including email addresses) set forth in this Contract, by hand, courier, delivery service, facsimile transmission (fax), U.S. mail, or by a digitally signed or scanned, signed document or image sent by electronic transmission. Emails without a digitally signed or scanned, signed document or image attached shall not be effective notice. In the event notices are sent by hand, courier, delivery service or regular (not certified) U.S. mail, such notices shall be effective upon receipt. Text or telephonic notice shall not be effective to satisfy any required notice.

Seller's Initials



Purchaser's Initials







Any notice required to be sent to Seller shall be effective if sent to:

- A real estate broker representing Seller (Seller's Agency/Agent) identified in Section 31 of this Contract at the address set forth below; or
- A broker's agent acting as agent of Seller's Agent (Broker's Agency/Agent) identified in Section 31 of this Contract at the address set forth below; or
- A Vermont attorney representing Seller in the transaction; or
- Seller at the address(es) set forth on Page 1 of this Contract.

Any notice required to be sent to Purchaser shall be effective if sent to:

- A real estate broker representing Purchaser (Buyer's Agency/Agent) identified in Section 31 of this Contract at the address set forth below;
- A Vermont attorney representing Purchaser in the transaction; or
- Purchaser at the address(es) set forth on Page 1 of this Contract.

Broker represent	ing Seller ((Seller's .	Agency/2	Agent),	if any:
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Four Seasons Sotheby's Int'l Realty Agency		Freddie Ann Bohlig Agent			······
85 North Main St	Rutland	Agent	VT	05701	
Street Address/P.O. Box	City/Town		State	Zip	
funddianuu hablig@fayyaanaayaain aam		(902) 774 700	ın.		
freddieann.bohlig@fourseasonssir.com Email		(802) 774-700 Fax No.	14		
Litair		1 47 110.			
☐ Broker's Agency/Agent, if any, or					
☑ Buyer's Agency/Agent, if any (che	eck one)				
Lakes & Homes Real Estate		Heather Martelle			
Agency		Agent			
PO Box 85	Bomoseen		VT	05732	
Street Address/P.O. Box	City/Town		State	Zip	
Heather.martelle@yahoo.com					
Email		Fax No.			
and Purchaser and notificati 06/04/2021 Contract Date regardless of the date computing any time periods in this Co	(s) the Contract is signed by Sel	ns are agreed to in writi the manner re 9	ing, signed (with equired by A.M. 2 P.M e Contract Date	Section 29 not 1. EST/EDT which shall conshall be the commencem	both S ater onstitut ent dat
and Purchaser and notificati 06/04/2021 Contract Date regardless of the date	on thereof provided in 11:59 (s) the Contract is signed by Sel ntract and any addenda or supple be counted; the first day after the day shall be counted. Either parther party in writing. In the even the counted to make the party in writing. In the even the party in writing in the even the party in writing in the even the party in writing in writing in the even the party in writing in writing in the even the party in writing in	ns are agreed to in writing the manner regular and Purchaser. The emental condition(s) to the Contract Date shall be type has the right to without a binding contract is ny offer or oral notification be in writing shall be ment or notice is required.	ing, signed (with equired by A.M. P.M P.M P.M P.M P.M P.M P.M P.M P.M	any changes initialed) by Section 29 not 1. EST/EDT which shall consistent time periods shall be counted; Saturdays, Sunday and by that party prior to its the Contract Date, neither ance of any offer is not a d by actual or electronic side.	both Sater constitute ent date calculate ys and saccep party sufficie gnature
and Purchaser and notification of the date of the Contract Date regardless of the date computing any time periods in this Confollows: the Contract Date shall not holidays shall be counted; and the final and notification thereof given by the ol have any obligations to the other pacreate a legally binding contract. At complies with Federal and Vermont electrical conformation of the complications of the complication of the complex comple	on thereof provided in 11:59 (s) the Contract is signed by Sel ntract and any addenda or supple be counted; the first day after the day shall be counted. Either parther party in writing. In the event of the counted communication of a my document or notice required to extronic signature laws. If a docustic electronic signature laws are	ns are agreed to in writing the manner regular and Purchaser. The emental condition(s) to be Contract Date shall be ty has the right to without a binding contract is ny offer or oral notificable in writing shall be ment or notice is require not effective.	ing, signed (with equired by A.M. P.P.M P.M P.M P.M P.M P.M P.M P.M P.	any changes initialed) by Section 29 not 1. EST/EDT which shall content ich time periods shall be counted; Saturdays, Sundayade by that party prior to its the Contract Date, neither ance of any offer is not so d by actual or electronic sity a party or to be in writing	both Sater constitutent date calculate ys and saccep party sufficient g, elect
and Purchaser and notification of the date of the computing any time periods in this Cofollows: the Contract Date shall not holidays shall be counted; and the final and notification thereof given by the of have any obligations to the other pacreate a legally binding contract. At complies with Federal and Vermont elettransmissions that do not comply with states. Efforts of Agent(s): Seller and Purchased.	on thereof provided in 11:59 (s) the Contract is signed by Sel ntract and any addenda or supple be counted; the first day after the day shall be counted. Either part there party in writing. In the even arty. Oral communication of a ny document or notice required to extronic signature laws. If a document or laws are chaser agree that the Agency/Agenever this Contract or an addendation of the contract of the	ns are agreed to in writing the manner regular manner regular and Purchaser. The emental condition(s) to the Contract Date shall be ty has the right to without a binding contract is my offer or oral notificable in writing shall be ement or notice is require not effective. In the manner regular manner that a binding contract is my offer or oral notificable in writing shall be ement or notice is require not effective. In the manner regular manner that a binding contract is my offer or oral notificable in writing shall be ement or notice is required to the manner o	ing, signed (with equired by A.M. \(\sum \) P.M e Contract Date this Contract, whose the first day of the f	any changes initialed) by Section 29 not 1. EST/EDT which shall content ich time periods shall be counted; Saturdays, Sunday and by that party prior to its the Contract Date, neither ance of any offer is not so do by actual or electronic sity a party or to be in writing respective efforts, brought day or days, it shall be defined.	both sater constitute ent data calculate ys and saccep party sufficient g, elected at about elemed
and Purchaser and notification of the date of the date of the computing any time periods in this Coffollows: the Contract Date shall not holidays shall be counted; and the final and notification thereof given by the of have any obligations to the other pacreate a legally binding contract. At complies with Federal and Vermont electransmissions that do not comply with standard of the transmissions that do not comply with sta	on thereof provided in 11:59 (s) the Contract is signed by Sel ntract and any addenda or supple be counted; the first day after the day shall be counted. Either part there party in writing. In the even arty. Oral communication of a ny document or notice required to extronic signature laws. If a document or laws are chaser agree that the Agency/Agenever this Contract or an addendation of the contract of the	ns are agreed to in writing the manner regular manner regular and Purchaser. The emental condition(s) to the Contract Date shall be ty has the right to without a binding contract is my offer or oral notificable in writing shall be ement or notice is require not effective. In the manner regular manner that a binding contract is my offer or oral notificable in writing shall be ement or notice is require not effective. In the manner regular manner that a binding contract is my offer or oral notificable in writing shall be ement or notice is required to the manner o	ing, signed (with equired by A.M. \(\sum \) P.M e Contract Date this Contract, whose the first day of the f	any changes initialed) by Section 29 not 1. EST/EDT which shall content ich time periods shall be counted; Saturdays, Sunday and by that party prior to its the Contract Date, neither ance of any offer is not so do by actual or electronic sity a party or to be in writing respective efforts, brought day or days, it shall be defined.	both: ater constitutent da calculate ys and s accep party sufficie gnatur g, elected at about
and Purchaser and notification/06/04/2021 Contract Date regardless of the dated computing any time periods in this Cofollows: the Contract Date shall not holidays shall be counted; and the final and notification thereof given by the othave any obligations to the other pacreate a legally binding contract. Accomplies with Federal and Vermont eletransmissions that do not comply with standard Contract. Calendar Days/Counterparts: When calendar days. This Contract may be early the standard contract of the calendar days.	on thereof provided in 11:59 (s) the Contract is signed by Sel ntract and any addenda or supple be counted; the first day after the day shall be counted. Either part there party in writing. In the even arty. Oral communication of a ny document or notice required to extronic signature laws. If a document or laws are chaser agree that the Agency/Agenever this Contract or an addendation of the contract of the	ns are agreed to in writing the manner regular manner regular and Purchaser. The emental condition(s) to the Contract Date shall be ty has the right to without a binding contract is my offer or oral notificable in writing shall be ement or notice is require not effective. In the manner regular manner that a binding contract is my offer or oral notificable in writing shall be ement or notice is require not effective. In the manner regular manner that a binding contract is my offer or oral notificable in writing shall be ement or notice is required to the manner o	ing, signed (with equired by A.M. \(\sum \) P.M e Contract Date this Contract, whose the first day of the f	any changes initialed) by Section 29 not 1. EST/EDT which shall content ich time periods shall be counted; Saturdays, Sunday and by that party prior to its the Contract Date, neither ance of any offer is not so do by actual or electronic sity a party or to be in writing respective efforts, brought day or days, it shall be defined.	both ater constitutent data calcula ys and s accep party sufficion gnaturing, elec- at about

dotloop verified

- 33. Time is of the Essence: Time is of the essence with respect to all obligations and undertakings of Seller and Purchaser under this Contract including the times for providing all notices required to be given. Failure to act within the time period required shall constitute a breach of this Contract or waiver of the contingency or condition sought to be exercised.
- 34. Purchaser acknowledges receipt of the following documents:

☑ Vermont Real Estate Commission Mandatory Consumer Disclosure

Vermont Department of Health – Pamphlet – "Testing Drinking Water From Private Water Supplies" (if the Property is served by a private water system)

☑ Efficiency Vermont - Pamphlet - "Home Energy Information"

PURCHASER'S AGREEMENT TO PURCHASE

Purchaser:	Jeanne Quagliano	dotloop verified 06/03/21 6:23 PM EDT WUSD-JY7U-VOBT-WZPD
	(Signature)	Date and Time (EST/EDT)
Purchaser:		
	(Signature)	Date and Time (EST/EDT)
Purchaser:	Steven D. Quagliano	dotloop verified 06/03/21 9:33 PM EDT N0XL-OFUE-JOKQ-GXBP
	(Signature)	Date and Time (EST/EDT)
Purchaser:		
	(Signature)	Date and Time (EST/EDT)
SELLER'S	S AGREEMENT TO SELL	
Seller:	Donald Sinex	dotloop verified 06/06/21 11:22 AM EDT JZVO-OLNO-HYZW-8WRM
	(Signature)	Date and Time (EST/EDT)
Seller:		
	(Signature)	Date and Time (EST/EDT)
Seller:		
	(Signature)	Date and Time (EST/EDT)
Seller:		
	(Signature)	Date and Time (EST/EDT)



ADDENDUM

This addendum is in reference	e to the Purchase and Sal	es Agreement dated: <u>06/04/</u>	2021
Between Jeanne M. Quagliano a	and Steven D. Quagliano		(Purchasers)
And Donald F. Sinex			(Sellers)
Pertaining to the following d	escribed property: 9 Abbey	⁷ Lane	
In the town of Rutland Town		,State of Vermont 057	701
All parties agree that the a	cceptance date of this	contract is June 7th. 202	21
,			1
This addendum is to be incornant conditions set forth in saine modified or negated by thi	d Agreement shall remain		
Teanne Quagliano	dotloop verified 06/06/21 4:40 PM EDT HROF-GVST-JJK6-XAFN	Donald F. Sinex	dotloop verified 06/06/21 7:48 AM EDT 60ZK-GUFX-DOCD-5CZ6
Purchaser	Date	Seller	Date
Steven D. Quagliano	dotloop verified 06/06/21 8:37 PM EDT SDFM-OBPQ-HECL-9VBT		
Purchaser	Date	Seller	Date





PERSONAL PROPERTY ADDENDUM

Addendum to Purchase and Sale Contract between:			
Donald Sinex			(Seller) and
Jeanne M. Quagliano and Steven D. Quagliano			(Purchaser).
Property Location 9 Abbey Ln, 4		Rutland	(Property)
Street The Contract Date is 06/04/2021 (insert dat	te from Section 30	City/Town of Purchase and Sale Contract).	
For the convenience of the transaction, the following monetary value:	ng personal pro	perty shall be conveyed to	Purchaser at Closing at
Electric garage door opener with 3 transmitters, bath, swimming pool, pool heater, spa/hot tub, porefrigerator, stove, hood/fan, microwave oven, gaintercom, ceiling fans, well pump, satellite dish, in addition, all furniture, pool and patio furniture, price of \$100,000.00. Entertainment Barn will be completely furnished iron glass coffee table, Area rug in the living room Personal photos and expensive art will not be inclarification. All walls are to be repaired and tou House items not included: Living room-Two little table, any Herend porcelain pieces and china dis and the front foyer chandelier. No machinery included: Seller grants the Purchasers first right of refusal than move with the property. This includes, but it	security alarm system ool/spa equipment arbage disposal, trindoor/outdoor grice and personal ited except the follow m. cluded. (Artwork teched up where are round antique tasks, Mirror in the cluded. for any items listed is not limited to, the	stem, dehumidifier, 6 smoke de (list):heater, cleaning filter, ci (ash compactor, washer, dryer ill, attic fan, window A/C. ms will be included in the sale ving:, Piano, Wine in the two-fl twork has been removed. bles built by the owner, Silver Dining room, Captains desk in ed above if the decision is mad he front foyer chandelier.	etectors, whirlpool rculator pump, freezer, for the additional coor coolers, Black ched for Captain tea server the upstairs office e to sell rather
☐ See attached for additional items. At Closing, Seller shall convey, assign and deliver personal property described herein and in any attachments and encumbrances. All such items warranties of any nature relating to the conveyant fitness for a particular purpose. Purchaser understand	hment hereto ar shall be conve ce of these iten	nd shall convey the same f yed "AS IS." There are ns, including warranties o	ree and clear of all liens, e no express or implied f merchantability and/or
Seller: Donald Sinex dottoop verified 06/06/21 11:22 AM EDT TPOB-XYOM-WIEO-8JDO	Purchaser:	Jeanne Quagliano	dotloop verified 06/03/21 6:23 PM EDT VXWT-AX3F-TU43-QS89
(Signature) Date Seller:	Purchaser:	(Signature) Steven D. Quagliano (Signature)	Date dolloop verified 06/03/21 9:33 PM EDT APTQ-UQYU-HIX5-OQLU Date
Seller: Date	Purchaser:	(Signature)	Date
Seller: Signature) Date	Purchaser:	(Signature)	Date





ADDENDUM

This addendum is in reference	e to the Purchase and Sa	les Agreement dated: <u>06/</u>	04/2021
Between Jeanne M. Quagliano a	nd Steven D. Quagliano	·	(Purchasers)
And Donald F. Sinex			(Sellers)
Pertaining to the following de	scribed property: 9 Abbe	y Lane	
In the town of Rutland Town		,State of _{Vermont}	05701
Both the Seller and Purchaser the contents agreed upon in the from an email dated 06/04/21 v	agree that the following is contract and are inclu vhich identified items in	personal artwork/decora ded in the sale. The phot question numbered fro	ations are in addition to tos can be referenced m 139 to 239.
Additional personal items inclubut the accessories on top of th 180, 182, 186, 188, 189, 191, 193 207(photos, crystal + silver not staying), 222, 224, 225, 227, 228	ie table will stay), 159, 16 3, 195, 198, 199, 204(Ming staying), 210, 211, 220, 2	50, 177(only the candle h guet art not staying, tv + 221(photos, baseball glov	in the barn not staying older stays, dog goes), platters staying), es+ license plate not
The rest are paintings, Herend	, silver, crystal, wine, an	d personal mementos ar	e not included.
All parties agree that the accep	tance date of this contra	act is 06/05/21	
This addendum is to be incorpand conditions set forth in said are modified or negated by this	l Agreement shall remai		_
Jeanne Quagliano	dotłoop verified 05/05/21 9:12 PM EDT ESKE-SSDO-XPEE-NJA9	Donald Sinex	datloop verified 06/06/21 11:21 AM EDT TLTX-F6RT-SSZT-CQOF
Purchaser	Date	Seller	Date
Steven D. Quagliano	dotloop verified 06/05/21 9:12 PM EDT 0QLW-ZG6G-LY7S-NJPL		
Purchaser	Date	Seller	Date





PROPERTY INSPECTION CONTINGENCY ADDENDUM

Purch	ase and Sale Contract bety	veen:		
Do	onald Sinex			(Seller) and
Jea	anne M. Quagliano and Steven	D. Quagliano		(Purchaser).
Pro	operty Location 9 Abbey Ln, 4		Rutland	(Property)
		Street	City/Town	
The Co	ontract Date is <u>06/04/2021</u>	(insert date from	om Section 30 of Purchase and Sale Contract).	
inspect but shat radon water p the Pro show the unsatis	tion or inspections of the Proper all not be limited to, the roof, for (including air and/or water), we potability tests indicate that the operty, the water potability shall hat the air radon level is not we factory under this Addendum, b	rty by a Vermont licensed poundation, structural, med astewater/septic/sewage, of water is not potable under be deemed unsatisfactory unthin applicable federal guidant not otherwise.	pject to the contingency that Purchaser, at his/horoperty inspector(s) selected by Purchaser. The chanical, heating, plumbing, electrical, water (or other systems or improvements on the Projection of Federal EPA standards applicable ander this Addendum, but not otherwise. If the indelines (less than 4 picocuries per liter) the air in	e inspection(s) may include, including water potability), perty. If the results of any to the water system serving results of any air radon tests radon tests shall be deemed
	such inspection(s), not later that		e fully performed and completed, including resu AYS after the Contract Date.	lts of all tests conducted as
Check	Applicable Option:			
☐ A.	Purchaser shall give Seller	written notice of Purchas	Purchaser, Purchaser shall have the right to terminater's decision to terminate this Contract bases after the INSPECTION DEADLINE.	
☐ B.	qualified inspectors, contract to r written notice of Purchaser's	ors or other persons special epair, Purchaser shall have decision to terminate this after the INSPECTION I	eficiencies which, based upon written, signed efficiencies which, based upon written, signed efficient in the type of repair needed, would cost, the right to terminate this Contract, provided Contract based upon the results of the property DEADLINE. As part of such notice, Purchase	in the aggregate, more than Purchaser shall give Seller inspection(s) not later than
☑ C.	If the results of such inspecti contract, provided Purchase based upon the results of the	on are unsatisfactory to P r shall give Seller written r inspection not later than	urchaser, Purchaser shall have the right to tern notice of Purchaser's decision to terminate or r 7 calendar days after the inspection deadline.	minate or renegotiate this renegotiate this contract
Seller's	Initials 98		Purchaser's Initials [M2] [SD]	
	06/06/21		06/02/21 06/02/2	

TIME IS OF THE ESSENCE as to the INSPECTION DEADLINE and any NOTICE OF PURCHASER'S TERMINATION of the Contract Pursuant to this Addendum.

If notice of Purchaser's decision to terminate the Contract based upon the results of the property inspection(s) is not provided to Seller as set forth in option A, B or C above, or if the inspection(s) is not fully performed and completed, including results of all tests conducted as part of such inspection(s), by the INSPECTION DEADLINE, this contingency shall be deemed waived and shall be of no further force and effect.

In the event Purchaser terminates this Contract in accordance with the provisions of this Property Inspection Contingency Addendum, all Contract Deposit(s) shall be forthwith returned to Purchaser subject to rules and regulations applicable to Escrow Agent, the Contract shall be terminated and shall be of no further force and effect. In such case, Seller and Purchaser agree to execute and deliver to Escrow Agent an authorization for delivery of all Contract Deposit(s).

Any notices required to be sent under this Property Inspection Contingency Addendum shall be sent in accordance with Section 29 of this Contract.

Seller hereby agrees to provide access to the Property upon reasonable prior notice for purposes of the above inspection(s). Any damage caused to the Property as a result of the inspection(s) shall be Purchaser's responsibility.

Seller:	Donald Sinex	dolloop verified 06/06/21 11:21 AM EDT QYW4-WEBL-NL1Q-PPOV	Purchaser:	Jeanne Quagliano	dotloop verified 06/02/21 9:55 PM EDT PFRJ-CFAQ-6IJF-GZJ3
	(Signature)	Date		(Signature)	Date
Seller:			Purchaser:	Steven D. Quagliano	dotloop verified 06/02/21 9:51 PM EDT UM4G-8BHN-RXR3-33D)
	(Signature)	Date		(Signature)	Date
Seller:			Purchaser:		
	(Signature)	Date		(Signature)	Date
Seller:			Purchaser:		
	(Signature)	Date		(Signature)	Date





ADDENDUMA TO PURCHASE AND SALE CONTRACT

Addendum to Purcl	nase and Sale	Contract between:			
Donald Sinex				······································	(Seller) and
Jeanne M. Quaglia	no and Steven D	. Quagliano			(Purchaser).
Property Location 9	Abbey Ln, 4		-	Rutland	(Property)
The Contract Date is 06	5/04/2021	Street (insert date	from Section 30	City/Town of Purchase and Sale Contrac	t)
_		(msert date	Hom Section 30	of I dichase and Sale Contrac	.,
This addendum is as fo				N.	,
paid for by Purcha of the Attorney Re to do so not later the Purchaser shall ha set forth in the cor	ser and/or Sel view, Purchas nan seven (7) o ve any right to tract.	ler to review the ter er or Seller desire to calendar days from o terminate this con	orms and provi terminate th the Contract I tract under th	sions of this contract other is contract, Purchaser or Date and not thereafter. N is Attorney Review provi	nt attorney selected and er than price. If as a result Seller shall have the right Jeither Seller nor sion based on the price
This Addandum consti	tutas a mout of t	an above referenced Co	ontract. All town	a and conditions set fouth in	the Contract shall remain as a
forth in the Contract, ex					the Contract shall remain as s
Seller: Donald Six	iex	dotloop verified 06/06/21 11:21 AM EDT JWCV-RJXE-ASNL-JWAN	Purchaser:	Jeanne Quagliano	dotloop verified 06/02/21 7:35 PM EDT PBKP-ZOEI-ZUQ2-LIDO
(Signature)		Date		(Signature)	Date
Seller:		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Purchaser:	Steven D. Quagliano	dotloop verified 06/02/21 9:51 PM EDT BIDR-XRQE-PFUF-TJGJ
(Signature)		Date		(Signature)	Date
Seller: (Signature)		Date	Purchaser:	(Signature)	Date
Seller: (Signature)		Date	Purchaser:	(Signature)	Date
(5					





ADDENDUM $_{\underline{B}}$ TO PURCHASE AND SALE CONTRACT

Don	nald Sinex				(Seller) and
Jear	nne M. Quagliano and Stever	D. Quagliano			(Purchaser).
Prop	perty Location 9 Abbey Ln, 4		<u>I</u>	Rutland	(Property)
he Cor	ntract Date is <u>06/04/2021</u>	Street(insert date	from Section 30	City/Town of Purchase and Sale Contract).	
his ado	dendum is as follows:				
Seller accura Contra oump nspec NSPE SEPTI	agrees to have the septicate and complete copies of act Date demonstrating the ling. Alternatively, Seller ction of the septic tank percention of the SEPTIC TACTURE SYSTEM	tank pumped by a se of the results of such p nat the septic tank is i agrees to provide Pur erformed within the s ANK BY A SEPTIC SER I IS IN SATISFACTOR	ptic service at bumping and in satisfactory chaser with active months price VICE DOES NOW OPERATING	Seller's expense and will possible. nspection within14 caperating condition as of the curate and complete copie or to the Contract Date. NOT NECESSARILY INDICATE CONDITION.	rovide Purchaser with llendar days after the ne date of such s of pumping and TE: PUMPING AND THAT THE
	dendum constitutes a part of the Contract, except as may b			and conditions set forth in the to the Contract.	Contract shall remain as
eller:	Donald Sinex	dotloop verified 06/06/21 11:20 AM EDT T940-MXNW-UEUS-NFFN	Purchaser:	Jeanne Quagliano	dotloop verified 06/02/21 7:34 PM EDT BU4D-K1EM-OOFU-VDNZ
	(Signature)	Date		(Signature)	Date
eller:			Purchaser:	Steven D. Quagliano	dotloop verified 06/02/21 9:51 PM EDT Q4QE-IU71-RAPT-DHIM
	(Signature)	Date		(Signature)	Date
eller:			Purchaser:		
	(Signature)	Date		(Signature)	Date
eller:		· ·	Purchaser:		
	(Signature)	Date		(Signature)	Date





ADDENDUM \underline{c} TO PURCHASE AND SALE CONTRACT

Adden	dum to Purchase and Sal	e Contract between:			
Donald Sinex					(Seller) and
Jeanne M. Quagliano and Steven D. Quagliano					(Purchaser).
Prop	erty Location 9 Abbey Ln, 4		<u>I</u>	Rutland	(Property)
	_^	Street		City/Town	
The Con	tract Date is <u>06/04/2021</u>	(insert date	from Section 30	of Purchase and Sale Contract	t).
This add	endum is as follows:				
Purcha techni distrib	aser may obtain an inspe cian selected and paid fo oution lines and/or leach	ection of the wastewat or by Purchaser which or absorption field(s).	er system/sep may include	tic system by an engineen the septic tank, force mai	r or licensed site n system (if applicable),
forth in t	he Contract, except as may b	e modified by this or any o	other addendum	to the Contract.	he Contract shall remain as so
Seller:	Donald Sinex	dolloop verified 06/06/21 11:19 AM EDT SVXC-UZYR-HTFN-0H4S	Purchaser:	Jeanne Quagliano	dolloop verified 06/02/21 7:35 PM EDT PGDG-42Z2-TAMI-AA4C
	(Signature)	Date		(Signature)	Date
Seller:	(6: 4)	P	Purchaser:	Steven D. Quagliano (Signature)	dotloop verified 06/02/21 9:51 PM EDT EWXT-LO8R-MOTV-ZHC7
	(Signature)	Date		(Signature)	Date
Seller:	(Signature)	Date	Purchaser:	(Signature)	Date
Seller:	(Signature)	Date	Purchaser:	(Signature)	Date
	, ,				